Wisconsin Law Enforcement Accreditation Group				
	4th to 5th Edition Explanation of Changes			
		Blue:	Change is limited to verbiage and does not substantively alter the standard.	
4lh		Red:	Change is substantive and could impact agency compliance.	
5 th	Legend	Orange:	Change merely involves renumbering the previous standard.	
dition		Yellow:	Change introduces a new standard.	

4th

Edition

1.3.5

1.3.5

Guiding Principles

Change involves deletion of a standard.

Green:

N/A	5.1	This guiding principle is designed to address the program expectation that accredited agencies will contribute assessors generally equivalent to the number of assessors required to conduct their triennial on-site assessment.
5.1	5.2	This guiding principle was merely renumbered.
5.2	5.3	This guiding principle was merely renumbered.
5.3	5.4	This guiding principle was merely renumbered.
5.4	5.5	This guiding principle was merely renumbered.
5.5	5.6	This guiding principle was merely renumbered.

Chapter #1 – Organization and Management Role

Section #3 – Structure and Accountability

1.3.3	1.3.3	The word "that" was unnecessarily repeated in the context.

${\bf Administrative\ Reporting\ Program}$

Accountability for Authority

Written Directives

The addition of the context will provide examples of administrative reports to assist agencies in fulfilling this standard.

Section #4 – Command Authority

		William Directives
1.4.4	1.4.4	Dimension 1.4.4.5 was modified to ensure all personnel "read, acknowledge receipt of, and understand written directives upon issuance.

Section #5 – Fiscal Management/Agency Owned Property			
1.5.5	1.5.5	Inventory Control Replacing the word "governs" with "establishes" clarifies the purpose of the written directive.	
		Section #7 – Law Enforcement Authority	
1.7.3	1.7.3	Search and Seizure Dimension 1.7.3.8 was added to address 2013 Wisconsin Act 79, which authorizes searches of persons on probation, parole, or extended supervision. The original 1.7.3.8 was renumbered to 1.7.3.9.	
1.7.4	1.7.4	Arrest Procedures Dimension 1.7.4.5 was modified to include the new requirement to collect DNA in certain arrest situations, and also incorporate relevant statutory references.	
		Section #8 – Contract Services	
1.8.1	1.8.1	Contractual Services There has long been confusion over the meaning of "contractual services." The addition of "law enforcement" in the standard and inclusion of the context should eliminate the confusion.	
		Section #9 – Citizen Complaints	
1.9.1	1.9.1	It now reads, "Agency Investigation of Citizen Complaints." The change wasn't critical to the 5th Edition because 1.9.1 is the first standard in the "Citizen Complaint" section, but since 1.9.1 is the only citizen complaint related standard in the CSVP, the addition of "Citizen" provided needed clarity. I didn't want to change it in the CSVP without making the corresponding change in the 5th Edition.	
1.9.5	1.9.5	Maintenance of Records The modified context eliminates any confusion regarding whether an internal affairs unit is a requirement.	
1.9.6	1.9.6	Annual Review Documenting this information and forwarding it to the CEO will enable the information to be used to address organizational deficiencies.	

Chapter #2 – Personnel Services				
Section #2 – Grievance Procedure				
2.2.1	2.2.1	Grievance Procedure The final sentence in the third paragraph of the context was rewritten, so it is the "responsible person" at each level who must make a bona fide attempt to resolve the grievance, rather than the "level" itself making the bona fide attempt.		
2.2.2	2.2.2	Grievance Coordination and Control - §19.34 The statutory reference was changed, as §19.33, rather than §19.34, is actually the statute that requires a custodian be appointed.		
	Se	ction #4 – Compensation, Benefits and Conditions of Work		
2.4.3	2.4.3	Insurance, Retirement and Other Benefits A comma was merely added to the last sentence.		
2.4.4	2.4.4	Uniforms/Equipment The language was changed to better clarify the purpose of the written directive, and the phrase "law enforcement functions" was changed to "official duties" to address standards that might be applied to non-sworn personnel who, arguably, might not be performing a traditional law enforcement function.		
2.4.6	2.4.6	Physical Fitness The language was changed to better clarify the purpose of the written directive.		
	Section #7 -Part-Time Officers			
2.7.1	2.7.1	Part-time Officers The word "of" was removed from the standard to eliminate a redundancy.		
2.7.6	2.7.6	Weapons/Use-of-Force Training for Part-time Officers The phrase "weapons/use-of-force" was added to clarify the standard by which fulltime and part-time officers are being compared.		

2.7.7	2.7.7	Liability Protection of Part-time Officers The phrase, "as well as those asked to assist them," was removed, as this standard pertains to liability protection for part-time officers. It isn't clear why it was expanded to people assisting them. We have no similar provision for people assisting fulltime officers.		
		Section #8 – Auxiliary Personnel		
New	2.8.2	Reserve Police Officers This addition is in response to the decision by the Board to permit agencies to hire certified law enforcement officers to perform limited scope duties without having them participate in the full hiring process required of full and part-time officers.		
		Chapter #3 – Recruitment		
		Section #1 – Recruitment		
3.1.1	3.1.1	Equal Employment Opportunity The title of the standard was "Equal Opportunity Plan," however; the standard did not require a plan. As such, the title has been changed to "Equal Employment Opportunity." Also, it wasn't clear whether the statement, "the agency maintains a policy" established a written directive requirement, so that requirement was made clear.		
		Section #2 – Selection		
3.2.1	3.2.1	Applicant Selection and Job Relatedness The word "governs" was replaced with "establishes," to clarify the intent of the written directive, and the standard was changed to apply to all personnel, not just fulltime.		
	Ch	apter #4 – Commendations/Disciplinary Procedures		
	Section #2 – Disciplinary Procedures			
4.2.1	4.2.1	Disciplinary System The word "governs" was replaced with "establishes," to better clarify the intent of the written directive. Additionally, remedial training was added to dimension 4.2.1.1.		

4.2.4	4.2.4	\$19.34, Wis. Stats., was not relevant to this standard, as it pertains to the procedures that afford public access to records. It doesn't relate to creating or maintaining records. As such, the statutory reference was eliminated from the standard.
	\mathbf{C}	hapter #5 – Management of Resistance/Aggression
		Section #1 – Use of Force
5.1.1	5.1.1	Use of Force - §66.0511(2) The manner in which this standard was written could lead to an interpretation that the statement, "personnel will only use the force reasonably necessary to accomplish lawful objective" is derived from §66.0511(2). It is not. The statute merely reads, "Each person in charge of a law enforcement agency shall prepare in writing and make available for public scrutiny a policy or standard regulating the use of force by law enforcement officers in the performance of their duties." The requirement to include verbiage stating; "personnel will use only the force reasonably necessary to accomplish lawful objectives" is ours. As such, the concepts were split into two separate sentences for clarity.
		Section #3 – Reporting and Review
5.3.2	5.3.2	Post Use-of-Force Incident Review A written directive requirement was established so the review process could be outlined in the use-of-force policy. Furthermore, in light of the recommendation to add standard 5.3.4, below, the commentary was modified to provide a new purpose for the use-of-force review process. Finally, the word "Incident," was added to the title.
New	5.3.4	Annual Use-of-Force Analysis Examining use-of-force reports as they are submitted is not conducive to identifying trends over a significant period of time or number of incidents, as the context in 5.3.2 suggests. Conducting an annual analysis of a year's worth of data is far more effective at identifying trends.

	Chapter #6 – Operations		
Section #1 – Patrol			
6.1.1	6.1.1	24-Hour Coverage The word "includes" was replaced with "include."	
6.1.4	6.1.4	Vehicle Pursuits - §346.03(6) Our list of dimensions did not contain all requirements found in §346.03(6), and the standard, as written, did not require they be included in the written directive. The change makes it clear the written directive must incorporate those requirements, in addition to the requirements enumerated in our dimensions. Language in 6.1.4.6 was simplified to improve readability.	
6.1.5	6.1.5	Missing Adult Investigations The word "governs" was replaced with "establishes" to clarify the expectations of the written directive. A reference to Silver Alerts was added to 6.1.5.4. This program for locating missing vulnerable seniors was introduced after the 4 th Edition of the standards was finalized, hence the standard made no mention of the program.	
6.1.7	6.1.7	Availability of Body Armor This modification focuses the written directive on more comprehensive guidelines for wearing vests, to include mandatory wear in high risk situations.	
New	6.1.9	Mobile/Wearable Video Recorders In light of the growing support for wearable video cameras, this standard has been added for the purpose of addressing some of the key issues associated with the introduction of this equipment. The standard was written to apply to mobile video recorders, as well.	
New	6.1.10	Emergency Detentions This standard was created to ensure consistency with the Core Standards Verification Program, which includes a standard governing emergency detention.	

New	6.1.11	Criminal Trespass to Dwellings This requirement was established in §175.403, Wis. Stats., as part of 2015 Wisconsin Act 176.
	I	Section #2 – Traffic
6.2.5	6.2.5	Traffic Stops and Approach to Violator's Vehicle "To include," was added to the final sentence of the context so the sentence read more clearly.
6.2.6	6.2.6	Impairment Due to Alcohol and/or Drugs "Requires the agency to have policies and," was removed to simplify and clarify the standard. "Minimally," was added to establish that the written directive need not be limited in content to these six issues.
6.2.9	6.2.9	Traffic Direction and Control Function The addition of the context language is designed to encourage conformance with ANSI II standards for high visibility clothing.
6.2.10	6.2.10	Escort Services - §346.215 The change simply adds the statutory reference §346.215, which requires agencies to have written guidelines for conducting escorts if they wish to qualify for the privileges outlined within the statute.
6.2.11	6.2.11	Roadblocks and Forcible Stopping Techniques Since 6.2.11.3 made reference to "disabling tire deflation devices," a forcible stopping device that can be used independent of a roadblock, the standard title and verbiage were changed to include a reference to "forcible stopping techniques." Also added to the standard was the language, "at a minimum" to infer the written directive need not be limited to the requirements of the four dimensions. Forcible stopping language was added to three of the dimensions and bullets preceding the dimensions were deleted.

(211	(211	Abandoned Vehicles
6.2.14	6.2.14	The phrase "that the agency has" was deleted from the standard as it was unnecessary and confusing.
		Section #3 – Criminal Investigations
6.3.1	6.3.1	Investigative Coverage The word "where" was replaced with "that ensures" to clarify the intent of the standard.
6.3.8	6.3.8	Officer Involved Critical Incidents The title was changed from "Officer Involved Shootings" to "Officer Involved Critical Incidents," due to the adoption of §175.47, Wis. Stats., which dictates investigative guidelines for acts or omissions by officers that result, or could result, in death, regardless of whether they revolve around a shooting. In addition, a new dimension was inserted at 6.3.8.3 requiring adherence to §175.47, Wis. Stats. The other dimensions were renumbered as necessary. Finally, a Context section was added to provide a definition of "Officer Involved Critical Incident."
6.3.9	6.3.9	Domestic Abuse - §968.075(3) Dimension 6.3.9.4 was added to satisfy the change to §968.075(3), Wis. Stats., brought about by 2013 Wisconsin Act 323 and to ensure all agencies are aware of this obligation. The previous 6.3.9.4 was renumbered as 6.3.9.5. The phrase "to conform to requirements of" replaced, "that are in compliance with," in the standard.
New	6.3.10	Officer Involved Domestic Violence In 2008, the Law Enforcement Standards Board developed a model policy on officer-involved domestic violence and recommended departments implement an officer-involved domestic violence protocol. WILEAG has elected to adopt a standard addressing this issue.
New	6.3.11	Prescription Drug Monitoring Program 2015 Wisconsin Act 268 was signed into law on March 17, 2016. It imposes a reporting requirement on law enforcement officers and agencies as outlined in the above standard language.

Section #5 – Special Investigations				
New	6.5.2	Event Deconfliction Systems MOCIC, the Mid-States Organized Crime Information Center, has asked WILEAG to adopt a deconfliction standard. Policy guidance on deconfliction systems is available from MOCIC.		
		Section #6 – Juvenile Procedures		
6.6.2	6.6.2	Juvenile Offenders Two commas were added to the standard to enhance readability.		
6.6.3	6.6.3	Juveniles in Custody Three commas were added, and one deleted, to improve readability. A new dimension was inserted at 6.6.3.5 to provide assurance a juvenile status offender will not be held in a secure setting. This was inserted as a result of the Department of Justice beginning site visits to law enforcement facilities to ensure compliance with the Juvenile Justice and Delinquency Prevention Act (JJDP). A Context section was added providing resource information for holding juveniles in custody.		
6.6.4	6.6.4	Juvenile Custodial Interrogation Commas were added to improve readability.		

Chapter #7 – Transport, Processing, and Temporary Confinement of Detainees

Chapter 7 has always been a source of confusion for some. The goal of the following recommendations is to provide further clarification, starting with a title change that hopefully provides a clear understanding of the law enforcement functions governed by this chapter. A Context has also been attached to the chapter to provide a working definition of "detainee" and other key terms to be used throughout this chapter.

Section #1 – Search/Transport of Detainee(s)		
		Search of Detainees
7.1.1	7.1.1	The title of Section 1 is "Search/Transport of Detainee(s)," yet, after establishing this title, we move away from the term "detainee" and begin referring to the transportation of "prisoners." The term "prisoner" has been changed to "detainee" to ensure consistency throughout this chapter. Also, unnecessary verbiage was removed from the context. Finally, §968.256, Wis. Stats., was referenced to ensure agencies are aware of the requirement and comply with the statute.

7.1.2	7.1.2	Search of Transport Vehicles The word "prisoner" has been changed to "detainee." Also, unnecessary verbiage was removed from the context.
7.1.3	7.1.3	Placement of Detainees and Officers in Vehicle The term "prisoner" has been replaced with "detainee."
7.1.4	7.1.4	Limitation of Communications by Detainees The term "prisoner" has been replaced by "detainee."
7.1.5	7.1.5	Transfer of Custody at Destination of Transport The term "prisoner" has been replaced by "detainee."
7.1.6	7.1.6	Escape The term "prisoner" has been eliminated from the title and replaced with "detainee" in the remainder of the standard
7.1.7	7.1.7	Unusual Security Risks The term "prisoner" has been replaced by "detainee."
7.1.8	7.1.8	Transport of Detainees with Special Needs The term "prisoner" has been replaced by "detainee."
7.1.9	7.1.9	Medical Care The term "prisoner" has been replaced with "detainee."

7.1.10	Deleted	Special Transport Situations We are establishing guidelines for temporary confinement of detainees while awaiting initial court appearance or posting of bond. Our standards are not designed to address persons who are confined for long periods of time while awaiting trial or those serving a sentence following conviction. It isn't practical to consider such transport issues during the time between arrest and arraignment.
Section #2 – Processing and Temporary Detention		

acilities, and Section #3, Processing and Temporary Detention, have

Section 2, Lockup Facilities, and Section #3, Processing and Temporary Detention, have switched positions. This was done to follow the natural sequence of an arrest, from apprehension to transport to processing to temporary confinement in a municipal lockup or jail.

7.3.1	7.2.1	Detainee Processing Areas The concept of "temporary detention areas" outside of a municipal lockup or jail has been the source of significant confusion because it can't be adequately distinguished from the temporary confinement that occurs within a municipal lockup or jail. Still, it is common to have persons in custody within a police or sheriff's department who have yet to be detained within the secure perimeter of a lockup or jail. They may have been transported to the facility for interrogation, testing, collection of evidence, booking, etc., prior to being transferred to the lockup/jail or released. As a result of the confusion caused by the term, "temporary detention areas," it has been changed to "detainee processing areas." Language has been included making it clear this standard refers to areas outside the secure perimeter of a lockup or jail and describes the type of activities likely to occur in these areas. Language has also been included requiring any agency asserting it only allows detainee processing within the secure perimeter of a lockup or jail to establish in their written directive that detainee processing outside the lockup/jail is prohibited. Finally, the context was eliminated due to the fact it contained a definition of the defunct term, "temporary detention areas."
7.3.5	7.2.2	Security During Detainee Processing and Temporary Detention The key change here is the elimination of the reference to a "temporary detention area." The revised standard focuses on general security issues to consider while processing and temporarily detaining an individual. Dimension 7.3.5.4, addressing visual monitoring at 15 minute intervals, was also deleted. Standard 7.2.3 now requires constant monitoring during processing and standard 7.2.4 reintroduces monitoring at 15 minute intervals for those individuals who are temporarily detained.

7.3.4	7.2.3	Supervision of Detainees Language was added that establishes two alternatives following processing, testing, and/or interview/interrogation. The first alternative is constant supervision until release or transfer to a municipal lockup or jail and the second is temporary detention outside of a municipal lockup or jail, as outlined in 7.2.4, below.
7.3.2	7.2.4	Temporary Detention Procedures After considerable discussion, the Board elected to retain temporary detention outside of a municipal lockup or jail, but tighten regulation of the practice in recognition of the fact that the Department of Corrections does not currently oversee the practice. In addition to stricter regulation within the standard and related dimensions, a context was added to explain the Board's intent.
7.3.3	7.2.5	Securing to Immovable Objects This change incorporates the immovable object requirement previously found in 7.2.3.2 and is also renumbered to 7.2.5.
7.3.6	7.2.6	Detainee Amenities This standard was modified to eliminate the reference to a "temporary detention area." It now focuses on the requirement that certain amenities be made available to detainees.
7.3.7	7.2.7	Detainee Evacuation Plan The title was changed to eliminate the reference to a "temporary detention area." The standard was expanded to address evacuation from processing and detention areas.
7.3.8	Deleted	Temporary Detention Training While the standard has been deleted, the requirement to conduct temporary detention training has been moved to 7.2.4.7.

Section #3 – Temporary Confinement of Detainees in a Municipal Lockup

This is the second half of the switch previously mentioned where sections 7.2 and 7.3 switched positions. In addition, section titles have changed. The title of Section #3 is "Temporary Confinement of Detainees in a Municipal Lockup." The previous title was "Lockup Facilities." The change in title is intended to clearly distinguish confinement in a municipal lockup from temporary detention in a setting outside of a municipal lockup or jail.

7.2.1	7.3.1	Municipal Lockups The purpose of this change is to clearly establish that Section 7.3 pertains to the temporary confinement of persons before being brought before a court or released on bond and applies exclusively to municipal lockups, and not jails.
7.2.2	7.3.2	Operations Training The purpose of this change is to renumber the standard and add suicide prevention training to the training requirement.
7.2.3	7.3.3	Annual Inspection The purpose of this change is merely to renumber the standard.
7.2.4	7.3.4	Weapons Security The purpose of this change is merely to renumber the standard.
7.2.5	7.3.5	Cell Security Checks The purpose of this change is merely to renumber the standard.
7.2.6	7.3.6	Tools/Culinary Control The purpose of this change is merely to renumber the standard.
7.2.7	7.3.7	Emergency Control Point The purpose of this change is merely to renumber the standard.

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7.2.8	7.3.8	Detainee Search and Identification The purpose of this change was to renumber the standard and replace the word "detained," with "confined."
7.2.9	7.3.9	Intake Forms The purpose of this change is to renumber the standard and include the phrase, "to include any suicidal thoughts or past attempts," in 7.3.9.2.
7.2.10	7.3.10	Separation by Adults and Juveniles The purpose of this change is to renumber the standard and acknowledge that the Department of Corrections does not impose a visual and auditory separation requirement for males and females. As such, that requirement has been eliminated. The title has been changed to correspond to the elimination of this requirement. Also, the word "detained" has been replaced by "confined."
7.2.11	7.3.11	Special Circumstances Detainees §349.12(1) This change renumbers the standard, changes the title to "Special Circumstances Detainees," and imposes the requirement for monitoring such detainees outlined in §349.12(1), Wis. Stats.
7.2.12	7.3.12	Detainees from Other Agencies The purpose of this change is to renumber the standard and replace the word "detention" with "confinement."
7.2.13	7.3.13	Mass Arrest The purpose of this change is merely to renumber the standard.
7.2.14	7.3.14	Identification of Detainee upon Release The purpose of this change is merely to renumber the standard.
7.2.15	7.3.15	Medical Assistance Procedures The purpose of this change is to renumber the standard and eliminate the requirement that the medical assistance policy be reviewed and approved by a physician.

7.2.16	7.3.16	First-Aid Kit The purpose of this change is merely to renumber the standard.	
7.2.17	7.3.17	Pharmaceuticals The purpose of this change is merely to renumber the standard.	
7.2.18	7.3.18	24-Hour Supervision The purpose of this change is to renumber the standard and eliminate the requirement that a detainee head count be conducted every eight hours.	
7.2.19	7.3.19	Surveillance Equipment The purpose of this change is merely to renumber the standard.	
7.2.20	7.3.20	Mail The purpose of this change is merely to renumber the standard.	
7.2.21	7.3.21	Visitors The purpose of this change is merely to renumber the standard.	
		Chapter #8 – Community Relations	
		Section #1 - Public Information Processes	
8.1.1	8.1.1	Public Information Function Commas were added to the standard and context to improve readability.	
Chapter #9 – Communications			
Section #1 – Communications Processes			
9.1.6	9.1.6	Radio Communications To and From Field Personnel The phrase, "the protocols and procedures for," was deleted, as it was unnecessary. Also, a comma was added to the standard to improve readability.	

9.1.7	9.1.7	Resource Availability for Communications Personnel The word "on" was replaced with "of" in 9.1.7.3.
9.1.9	9.1.9	Criminal Justice Information Systems The word "the" was deleted from the standard to improve readability.
		Chapter #10 - Records
		Section #1 – Records
10.1.1	10.1.1	Records Security Minor punctuation and verbiage changes were made to improve readability.
10.1.3	10.1.3	Field Reports The word "governs" was replaced with "establishes," in the standard. A comma was added to 10.1.3.4 to improve readability.
10.1.8	10.1.8	Traffic Citation Records Maintenance Commas were added to the standard and context to improve readability. The word "as" was deleted from 10.1.8.1. Also, additional language was added to 10.1.8.1 that addresses the assignment of blocks of electronic citations to an electronic device, such as a mobile data computer.
10.1.10	10.1.10	Warrant and Wanted Person Files The phrase, "subsequently in," was deleted from 10.1.10.1.
Section #2 – Release of Records		
New	10.2.2	Records Retention This was a recommended addition. It is currently in the Core Standards Verification Program, but is not included in the Accreditation program.

Chapter #11 – Evidence/Property Integrity			
	Section #1 – Collection and Preservation of Evidence/Property		
11.1.2	11.1.2	Evidence Collection The word "governs" was replaced with "establishes" to clarify the intent of the standard. The word "currently" was deleted from the context. The phrase "of custody" was added to the context.	
11.1.3	11.1.3	Photographic Evidence The word "governs" was replaced with "establishes" to clarify the intent of the standard. The term "videotaping" was replaced with "video recording" in both the standard and context. The phrase "The directive should specify the type of information to be captured by photography or video recording," has replaced "Required supporting information."	
11.1.5	11.1.5	DNA (Deoxyribonucleic acid) Evidence The phrase, "governs agency policy," was replaced with "establishes procedures," and the word "collection" was added.	
11.1.6	11.1.6	Computer/Electronic Evidence The phrase, "governs agency policy," was replaced with "establishes procedures," and the phrase, "evidentiary collection," was added. Other minor verbiage changes were made to improve readability.	
11.1.7	11.1.7	Documentation of Transfer of Custody of Evidence Verbiage was added to the context to improve readability.	
11.1.8	11.1.8	Transmittal of Evidence to a Lab The term "evidence" was replaced with "custody" in 11.1.8.4.	

Section #2 – Maintenance of Evidence/Property			
		Receipt of Evidence/Property	
11.2.1	11.2.1	In 11.2.1.3, the term "documented" was replaced with "described," the phrase, "identifying all property and," was replaced with "that also explains," and the phrase, "Properly referenced to case numbers," was moved to the beginning of the sentence. These changes improve the readability of the dimension. An exception was included in the context for drug drop-off programs.	
11.2.3	11.2.3	After Hours Temporary Storage of Property The phrase, "The agency has policies," was replaced with "A written directive establishes." This had previously not been a written directive standard, yet we stated a requirement that the agency "has policies." This change will formalize those policies in a written directive.	
11.2.4	11.2.4	Authorized Access to Property Storage The word "the" was inserted before "chain" in the context.	
11.2.6	11.2.6	Several changes have been introduced in this standard. First, language was added to the standard requiring inspection/audit/inventory results to be documented and forwarded to the CEO. Next, the order of the dimensions has been changed, placing the required, scheduled events; i.e., the semi-annual inspections and annual audits first, followed by random inspections and the comprehensive audit required upon change of a property/evidence custodian. Each dimension was then expanded to address issues that have arisen in the past. For example, language was added to clarify that each inspection/audit/inventory must be conducted independently and not consolidated. Another change clarifies who is responsible for the semi-annual inspections, making it clear that they not be conducted by the very person performing the property/evidence function. The random, unannounced inspection dimension was changed to require at least one such inspection per year. With respect to the audits, a methodology has been introduced that requires either a one-tail or two-tail test of statistical significance of a sample size sufficient to "ensure the integrity of the system and accountability of all property and evidence." With respect to the audit necessitated by a change of property/evidence custodian, language was included requiring a complete inventory of high risk items in the event of a 5% error rate in the audit. In the context, the definitions of inspection, audit, and inventory were expanded and the language suggesting "10 articles of property" constitutes a "random	

Chapter #12 – Training			
	Section #1 – Weapons and Ammunition		
12.1.1	12.1.1	Firearms, Ammunition and Other Weapons The phrase, "law enforcement responsibilities," was replaced with, "the performance of official duties."	
12.1.3	12.1.3	Lethal Weapons Training and Qualification Dimension 12.1.3.3 was inserted to address the requirement to fire the State of Wisconsin qualification course. The existing 12.1.3.3 was renumbered accordingly to 12.1.3.4.	
12.1.4	12.1.4	Less Lethal Weapons / Techniques Training A context has been added to clarify a longstanding misinterpretation of the standard arising from the reference to neck restraints. It has become common place for assessors to insist upon the inclusion of a neck restraint prohibition in use of force policies where neck restraints, by their omission, are not authorized. While an agency is permitted to incorporate such language, there is no requirement in the standards that such verbiage be included.	
Section #2 – Employee Training			
12.2.2	12.2.2	Class Records A comma was inserted into the standard to improve readability.	

Please Note: All other standards/dimensions/contexts (not listed above) were reviewed and no changes were made.